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and NICHOLAS SHIPILOV	Ellor Wood,
UNITED STATES	S DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA	
MARIA CASSANDRA QUINTO-	Case No. 21-cv-6094 AMO
in-interest to Decedent ANGELO QUINTO; and ISABELLA COLLINS,	STIPULATION AND ORDER TO MODIFY CASE SCHEDULE
individually,	*AS MODIFIED BY THE COURT*
Plaintiffs,	
VS.	
CITY OF ANTIOCH, a municipal	
individually; JAMES PERKINSON,	
police officer for the CITY OF ANTIOCH;	
his official capacity as a police officer for	
HOPWOOD, individually and in his	
official capacity as a police officer for the CITY OF ANTIOCH; NICHOLAS	
SHIPILOV individually and in his official capacity as a police officer for the CITY	
OF ANTIOCH; and DOES 5-50, inclusive,	
Defendants.	
IT IS HEREBY STIPULATED AND A	GREED by and between the parties to the
entitled actions, through their respective counse	el, as follows:
	Briana.Waite@mcnamaralaw.com McNAMARA, AMBACHER, WHEELER, HIRSIG & GRAY LLP 3480 Buskirk Avenue, Suite 250 Pleasant Hill, CA 94523 Telephone: (925) 939-5330 Facsimile: (925) 939-0203 Attorneys for Defendants CITY OF ANTIOCH, TAMMANY BROOKS PERKINSON, ARTURO BECERRA, DANIE and NICHOLAS SHIPILOV UNITED STATES NORTHERN DISTE MARIA CASSANDRA QUINTO- COLLINS, individually and as successor- in-interest to Decedent ANGELO QUINTO; and ISABELLA COLLINS, individually, Plaintiffs, vs. CITY OF ANTIOCH, a municipal corporation; TAMMANY BROOKS, individually; JAMES PERKINSON, individually; JAMES PERKINSON, individually and in his official capacity as a police officer for the CITY OF ANTIOCH; ARTURO BECERRA, individually and in his official capacity as a police officer for the CITY OF ANTIOCH; DANIEL HOPWOOD, individually and in his official capacity as a police officer for the CITY OF ANTIOCH; NICHOLAS SHIPILOV individually and in his official capacity as a police officer for the CITY OF ANTIOCH; NICHOLAS SHIPILOV individually and in his official capacity as a police officer for the CITY OF ANTIOCH; and DOES 5-50, inclusive, Defendants.

es to the aboveentitled actions, through their respective counsel, as follows:

1. WHEREAS the Court issued a Docket Text entry (ECF 61) indicating that in light of

STIPULATION AND ORDER TO MODIFY CASE SCHEDULE - 21-cv-6094 AMO

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the new dispositive motion hearing date of December 14, 2023 (ECF 60), per the crossmotions, that the Court wanted the parties to meet and confer and prepare this stipulation and proposed order to set a new trial date and related pretrial date as well.

- 2. WHEREAS additionally, the parties need additional time to complete expert discovery, which is ongoing, as there is an extensive amount of experts in this case, and request this extension as well since trial is expected to be moved to the spring of 2024 per this stipulation.
- 3. WHEREAS the parties have met and conferred and have agreed upon the following scheduling changes and good cause exists to amend the operative scheduling order as indicated below.

The parties submit the following Stipulated Schedule and Proposed Order regarding the same:

CASE EVENT	CURRENT DEADLINE	NEW DEADLINE
Close of expert discovery:	August 25, 2023	September 29, 2023
Deadline for hearing dispositive motions:	September 23, 2023	December 14, 2023 (ECF 60)
Pretrial conference statement:	November 22, 2023	March 13, 2024
Pretrial conference:	November 29, 2023	March 20, 2024
Trial:	January 8, 2024	April 15, 2024

The parties attest that concurrence in the filing of these documents has been obtained from each of the other Signatories, which shall serve in lieu of their signatures on the document.

Dated: August 22, 2023 THE LAW OFFICES OF JOHN L. BURRIS

> /s/Ben Nisenbaum Ben Nisenbaum, Esq. James Cook, Esq. Attorneys for Plaintiffs MARIA QUINTO-COLLINS and ISABELLA COLLINS

Dated: August 22, 2023

MCNAMARA, AMBACHER, WHEELER, HIRSIG & GRAY LLP

/s/ Noah G. Blechman Noah Blechman, Esq.

Attorney for Defendants CITY OF ANTIOCH, et al.

ORDER *As Modified by the Court*

The Parties shall adhere to the following new case schedule, including the deadline to file Daubert motions. Each side is limited to three Daubert motions throughout the entire case absent leave of court. The deadlines previously set by the Court for dispositive motion briefing, ECF 60, are set forth below for convenience.

CASE EVENT	NEW DEADLINE
Deadline for Defendants to file their initial moving dispositive motion and supporting evidence	August 3, 2023 (ECF 60)
Deadline for Plaintiff to file their combined opposition and cross-motion and supporting evidence	August 21, 2023 (ECF 60)
Deadline for parties to file Daubert motions	September 7, 2023
Deadline for Defendants to file their combined opposition and reply and supporting evidence	September 7, 2023 (ECF 60)
Deadline for Plaintiffs to file their Reply Brief	September 14, 2023 (ECF 60)
Close of expert discovery:	September 29, 2023
Deadline for hearing dispositive motions:	December 14, 2023 (ECF 60)
Pretrial conference statement:	March 13, 2024
Pretrial conference:	March 20, 2024 March 21, 2024
Trial:	April 15, 2024 April 16, 2024

PURSUANT TO STIPULATION, IT IS SO ORDERED:

DATED: August 23, 2023 (Macel: Market)

ARACELI MARTÍNEZ-OLGUÍN
United States District Judge

United States District Judge